§43.220

§43.220 By when must I publish my drug-free workplace statement and establish my drug-free awareness program?

If you are a new recipient that does not already have a policy statement as described in §43.205 and an ongoing awareness program as described in §43.215, you must publish the statement and establish the program by the time given in the following table:

If	then you
(a) The performance period of the award is less than 30 days.	must have the policy state- ment and program in place as soon as possible, but before the date on which performance is expected to be completed.
(b) The performance period of the award is 30 days or more. (c) You believe there are ex- traordinary circumstances that will require more than 30 days for you to publish the policy statement and establish the awareness program.	must have the policy statement and program in place within 30 days after award. may ask the Department of the Interior awarding officia to give you more time to do so. The amount of additional time, if any, to be given is at the discretion of the awarding official.

§43.225 What actions must I take concerning employees who are convicted of drug violations in the workplace?

There are two actions you must take if an employee is convicted of a drug violation in the workplace:

- (a) First, you must notify Federal agencies if an employee who is engaged in the performance of an award informs you about a conviction, as required by §43.205(c)(2), or you otherwise learn of the conviction. Your notification to the Federal agencies must—
 - (1) Be in writing:
- (2) Include the employee's position title;
- (3) Include the identification number(s) of each affected award;
- (4) Be sent within ten calendar days after you learn of the conviction; and
- (5) Be sent to every Federal agency on whose award the convicted employee was working. It must be sent to every awarding official or his or her official designee, unless the Federal agency has specified a central point for the receipt of the notices.

- (b) Second, within 30 calendar days of learning about an employee's conviction, you must either—
- (1) Take appropriate personnel action against the employee, up to and including termination, consistent with the requirements of the Rehabilitation Act of 1973 (29 U.S.C. 794), as amended; or
- (2) Require the employee to participate satisfactorily in a drug abuse assistance or rehabilitation program approved for these purposes by a Federal, State or local health, law enforcement, or other appropriate agency.

§ 43.230 How and when must I identify workplaces?

- (a) You must identify all known workplaces under each Department of the Interior award. A failure to do so is a violation of your drug-free workplace requirements. You may identify the workplaces—
- (1) To the Department of the Interior official that is making the award, either at the time of application or upon award: or
- (2) In documents that you keep on file in your offices during the performance of the award, in which case you must make the information available for inspection upon request by Department of the Interior officials or their designated representatives.
- (b) Your workplace identification for an award must include the actual address of buildings (or parts of buildings) or other sites where work under the award takes place. Categorical descriptions may be used (e.g., all vehicles of a mass transit authority or State highway department while in operation, State employees in each local unemployment office, performers in concert halls or radio studios).
- (c) If you identified workplaces to the Department of the Interior awarding official at the time of application or award, as described in paragraph (a)(1) of this section, and any workplace that you identified changes during the performance of the award, you must inform the Department of the Interior awarding official.